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COMPLAINT FOR VIOLATION OF CIVIL RIGHTS (for use only by plaintiffs not in custody)

Jury Trial: ⊠ Yes □ No

### I. THE PARTIES TO THIS COMPLAINT

A. Plaintiff(s)

vs.

Federal Agent David Kautter, IRS

Of The U.S. Treasury, General

Brent McIntosh,

Defendant(s) <et al>

Commissioner & Assistant Secretary

Counsel Of The IRS / U.S. Treasury

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name Kevin Donahoe

Street Address 1305 Pioneer

City and County Olympia

State and Zip Code Wa. 98506

Telephone Number 360 464 8880

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS - 1

### Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 2 of 41

Pro Se 15 2016

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#### Defendant(s) B.

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

5	

Defendant No. I	
Name	Please see attached list of defendents
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
☐ Individual capacity	□ Official capacity
Defendant No. 2	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
	☐ Official capacity
- A 1 - A 1	
Defendant No. 3	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
☐ Individual capacity	☐ Official capacity

# Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 3 of 41

Pro Se 15 2016

1	Defendant No. 4
2	Name
3	Job or Title (if known)
4	Street Address
	City and County
5	State and Zip Code  Telephone Number
6	☐ Individual capacity ☐ Official capacity
7	individual capacity in Official capacity
8	
9	II. PREVIOUS LAWSUITS
10	Have you brought any other lawsuits in any federal court in the United States:?
11	□ No ⊠ Yes If yes, how many? 3
12	Describe the lawsuit:
13	In Tacoma Wa "A Petition For Writ Of Habeous Corpus" 3:13-CV-05513-RJB
14	In California "A lawsuit against the IRS / Treasury" for failing to use federal agents
15	to arrest evil people acting under "color of law" and "prosecutorial misconduct" on me.
16	https://en.wikipedia.org/wiki/Prosecutorial_misconduct_(and attempt to collect on a win)
17	Parties to this previous lawsuit:
18	The IRS & United States Treasury, law enforcement, and the Presidents of the United
19	States.
20	
21	Plaintiff(s)
22	Me in both cases (a self-representing attorney)
23	
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Defendant(s)

In Habeous Corpus it was the organizational leader holding me falsely with no evidence with the IRS it was this Head of IRS and top leadership at the U.S. Treasury and well as law enforcement that refused to arrest those acting under color of the law and doing prosecutorial misconduct.

(If there is more than one previous lawsuit, describe the additional lawsuits on another piece of paper using the same outline. Attach additional sheets, if necessary)

Court and name of district:

In Tacoma

Docket Number: 3:13-CV-05513-RJB

Assigned Judge: Robert Bryan

Disposition: He didn't rescue me from torture and false imprisonment by

Prosecutorial Misconduct saying he decided I had not exhausted all my options to be rescued from evil people who were also acting under the color of the law.

https://en.wikipedia.org/wiki/Prosecutorial misconduct

Approximate filing date of lawsuit: June 25th 2013

Approximate date of disposition: Dismissed

#### III. **BASIS FOR JURISDICTION**

Under 42 U.S.C. § 1983, you may sue state or local officials for the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." Under Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics, 403 U.S. 388 (1971), you may sue federal officials for the violation of certain constitutional rights.

	Pro Se 15 2016	
1	A. Are you bringing suite against (check all that apply):	
2	☐ ☐ Federal officials (a <i>Bivens</i> claim)	
3		
4	B. Section 1983 allows claims alleging the "deprivation of any rights, privileges, or	
5	immunities secured by the Constitution and [federal laws]." 42 U.S.C. § 1983. If yo	ou are
6	suing under section 1983, what federal constitutional or statutory right(s) do you claim	im
7	is/are being violated by state or local officials?	
8		
9	Please see BASIS FOR JURISDICTION digital playlist at this internet location.	_
10	https://www.youtube.com/watch?v=h9nfVWf9laA&list=PLS6mAli5cVAKIUjKLbY	<u> </u>
11	23Ma9dRB4CjO	
12		
13 14		
15	C. Plaintiffs suing under <i>Bivens</i> may only recover for the violation of certain constitution	
16	rights. If you are suing under <i>Bivens</i> , what constitutional right(s) do you claim is/are	<b>;</b>
17	being violated by federal officials	
18	D. DAGIG FOR WINIGHTON II I I I I I I I I I I I I I I I I I	
19	Please see BASIS FOR JURISDICTION digital playlist at this internet location.	_
20	https://www.youtube.com/watch?v=h9nfVWf9laA&list=PLS6mAli5cVAKIUjKLbYy- 23Ma9dRB4CjO	
21	25Wa9dkB4CJO	
22		
23		
24		

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS - 5

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1	D. Section 1983 allows defendants to be found liable only when they have acted "under
2	color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or
3	the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain
4	how each defendant acted under color of state or local law. If you are suing under
5	Bivens, explain how each defendant acted under color of federal law. Attach additional
6	pages if needed.
7	
8	Please see "Acted Under Color" internet playlist link at this location.
9	https://www.youtube.com/watch?v=AWFnkeT3AS0&list=PLS6mAli5cVAKum5UZaNS
10	6juUis9wjOWI5
11	
12	
13	
13 14	IV. STATEMENT OF CLAIM
	State as briefly as possible the facts of your case. Describe how each defendant was personally
14	State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events
14 15	State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph.
14 15 16	State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted,
14 15 16 17	State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph.
14 15 16 17	State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.
14 15 16 17 18 19 20	State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.
14 15 16 17 18	State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.
14 15 16 17 18 19 20 21	State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.
14 15 16 17 18 19 20 21	State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS -  $6\,$ 

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	Pro Se 15 2016		
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4	VII. CERTIFICATION AND CLOSING		
5	Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my		
6	knowledge, information, and belief that this complaint: (1) is not being presented for an improp		
7	purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation;		
8	(2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or		
9	reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so		
10	identified, will likely have evidentiary support after a reasonable opportunity for further		
11	investigation or discovery; and (4) the complaint otherwise complies with the requirements of		
12	Rule 11.		
13	I agree to provide the Clerk's Office with any changes to my address where case-related		
14	papers may be served. I understand that my failure to keep a current address on file with the		
15	Clerk's Office may result in the dismissal of my case.		
16	Date of signing: August 6 <sup>th</sup> , 2018		
17	Signature of Plaintiff  Kevin Donahoe		
18	Printed Name of Plaintiff Kevin Douglas Donahoe		
19			
20			
21			
22			
23			
24			

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS - 8

Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 8 of 41

1	Kevin Donahoe – Self Representing Attorney 1305 Pioneer Ave NE		
2	Olympia Wa. 98506 360 464-8880		
3	Contact@VideoMemoriesAndRestorationCorp.com		
4	UNITED STATES DISTRICT COURT		
5	WESTERN DISTRIC	Γ OF WASHINGTON	
6	Kevin Douglas Donahoe, <et al=""></et>	Case No.:	
7	Plaintiff (s),		
8	VS.	THE LIST OF DEFENDENTS IN THIS CASE	
9	Those I expect will payor settle of court by becoming		
10	Those I expect will never settle of court by becoming co-plaintiffs with me as follows:		
11	Federal Agent David Kautter, IRS Commissioner & Assistant Secretary Of The U.S. Treasury,		
12 13	General Counsel Of The IRS / U.S. Treasury Brent McIntosh,		
14	Registered Agent Of J.P. Morgan Securities LLC / CT		
	Corporation (aka Chase Bank)		
15 16	Registered Agent For Bank Of America and CEO Brian Moynihan,		
17	Registered Agent For U.S. Bank / U.S. Bancorp,		
18	<et al=""></et>		
19	Defendant(s)		
20	01 All the attorneys at that law office		
21	Steven G Wraith (Registered A	gent) Of Lee Smart P.S. Inc.	
22	701 Pike St Ste 1800		
23	Seattle, Wa. 98101-3929		
24	02 Russell House (Registered Agent)		
25	Willamette Dental Managemen	t Corporation	
	THE LIST OF DEFENDENTS IN THIS CASE - 1		

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1	Chief Executive Officer & President
2	6950 NE Campus Way
3	Hillsboro, Or. 97124
4	03 Susan Miljour
5	1615 10th Ave
6	Olympia Wa. 98502
7	04 Kara Ostby
8	1609 10th Ave
9	Olympia Wa 98502
10	05 Bob Ferguson, The Attorney General Of Washington State and 49 other attorney generals
11	1125 Washington Street SE
12	PO Box 40100
13	Olympia, WA 98504-0100
14	06 Commissioner Indu Thomas of Thurston County
15	2801 32 <sup>nd</sup> Ave. SW, Tumwater, Wa. 98502
16	07 Sheriff John Snaza
17	2000 Lakeridge Dr SW, Olympia, WA 98502
18	08 Legal Counsel and Registered Agent of King 5 News
19	1501 First Avenue South
20	Suite 300
21	Seattle, WA 98134
22	09 Jim Rumpeltes Clark County Manager
23	Clark County
24	1300 Franklin Street
25	Vancouver, WA 98666-5000
	THE LIST OF DEFENDENTS IN THIS CASE - 2

# Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 11 of 41

1	10	Registered Agent For Bank Of America and CEO Brian Moynihan,
2		Bank Of America Corporate Center
3		100 North Tryon Street
4		Charlotte, NC 28255
5		
6	11	Registered Agent Of U.S. Bank / U.S. Bancorp
7		Andy Cecere CEO Of US Bank
8		U.S. Bancorp
9		800 Nicollet Mall
10		Minneapolis, MN 55402
11		
12	12	Bill Horn San Diego District 5 County Manager
13		North County Office
14		325 S. Melrose Ave, Suite 5200
15		Vista, Ca. 92081
16		
17	13	Federal Agent David Kautter, IRS Commissioner & Assistant Secretary of The US
18		Treasury
19		And General Counsel Brent McIntosh
20		Department of the Treasury
21		1500 Pennsylvania Ave., N.W.
22		Washington, D.C. 20220
23		
24		
25		
	THE LIST OF DEFENI	DENTS IN THIS CASE - 3

1	14 President Donald Trump
2	The White House
3	1600 Pennsylvania Ave NW,
4	Washington, D.C. 20500
5	
6	15 Roger Millar, Wa. DOT Secretary
7	Washington State Department of Transportation
8	310 Maple Park Avenue SE
9	P.O. Box 47300
10	Olympia, WA 98504-7300
11	
12	16 Stephen Sinclair, Wa. Doc Secretary
13	PO BOX 41100, Mail Stop 41100
14	Olympia, WA 98504-1100
15	
16	17 Governor Jay Inslee and 49 other governors
17	416 14th Ave SW
18	Olympia, WA 98504
19	
20	The legal counsel of Alternatives Professional Counseling and registered agent
21	Nounouche Chorley, BA, CDP, Clinical Director
22	203 4 <sup>th</sup> Avenue East Suite 301
23	Olympia, Wa 98501
24	
25	

THE LIST OF DEFENDENTS IN THIS CASE - 4

1	19	Kerry Miljour
2		22219 NE 23rd St Sammamish
3		Wa 98074-4092
4		
5	20	Jeff Dickson – Registered Agent Of Westwood Baptist Church
6		Westwood Baptist Church
7		333 Kaiser Rd NW
8		Olympia, Wa. 98502
9		
10	21	All attorneys at that law office
1		James D Nelson (Registered Agent)
12		For Betts, Patterson, Mines P.S.
13		7010 Pike St. #1400
14		Seattle, Wa. 98101
15		
16	22	Mark Kelly's Business Capital Concepts Northwest LLC UBI 603 378 291
17		Real Estate Business
18		
19		Registered Agent: Incorp Services, Inc
20		4505 Pacific Hwy E Ste C-2
21		Fife, Wa. 98424 U.S.A.
22		
23		Corporate Business Offices are as follows:
24		Capital Concepts Northwest LLC
25		900 Washington St. Suite 800,
	THE LIST OF DEFEN	IDENTS IN THIS CASE - 5

# Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 14 of 41

1	Vancouver, Wa, 98660-3409 United States
2	
3	Capital Concepts Northwest LLC
4	16869 65th Avenue #317,
5	Lake Oswego, Or 97035 United States
6	
7	Still Researching his home address
8	
9	23 Susanne Cross
10	Still Researching Address
11	
12	24 Jim Grassman
13	Still Researching Address
14	
15	25 Kris Grassman
16	3419 Lynn Ct
17	Lacey Wa 98516
18	
19	26 Superintendent Patrick Murphy
20	Olympia School District
21	1113 Legion Way SE
22	Olympia WA 98501
23	Office: (360) 596-6100
24	
25	Link to board of directors
	THE LIST OF DEFENDENTS IN THIS CASE - 6

# Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 15 of 41

1	http://osd.ss16.sharpschool.com/cms/One.aspx?portalId=61624&pageId=222253
2	Frank L. Wilson - President
3	Occupation: Service Manager, OCE North America
4	fwilson@osd.wednet.edu
5	360 753-6943
6	
7	Anna McClatchey
8	Student Representative
9	Appointed June 2018, Term Expires May 2019
10	Occupation: Student, Olympia Regional Learning Academy (ORLA)
1	mcclatcheyal@students.osd.wednet.edu
12	(360) 596-6117
13	
14	Diana Crawford
15	Public Records Officer
16	Olympia School District
17	1113 Legion Way SE
18	Olympia, WA 98501
19	dcrawford@osd.wednet.edu
20	Fax: (360) 596-6101
21	
22	The School Board has the responsibility of hiring the
23	Superintendent.
24	
25	1880-1883 Mrs. F.C. Hale (Pamela)
	THE LIST OF DEFENDENTS IN THIS CASE - 7

1	1883-1887 L.E. Follansbee
2	
3	1887-1887 Frank Dixon
4	1887-1894 B.W. Brintnall
5	1894-1895 Professor W.H. Beeler
6	1005 1007 M.C. Harrand
7	1895-1897 W.C. Hazard
8	1897-1899 T. B. Hawes
9	1899-1902 Mrs. C.W. Durrette
10	
11	1902-1906 W.M. Montgomery
12	1906-1909 Frank O. Kraeger
13	1909-1920 C.F. Beach
14	1920-1931 Elmer Breckner
15	
16	1931-1958 Leland P. Brown
17	1958-1969 Dr. Rolland Upton
18	
19	1969-1973 Dr. Charles R. Marshall
20	1973-1980 Dr. Howard Coble
21	1980-1990 Richard Hunter
22	1700-1770 NICHALU MUHLEI
23	1990-2001 Dr. Albert R. Cohen
24	2001- 2012 Bill Lahmann
25	

THE LIST OF DEFENDENTS IN THIS CASE - 8

1	2012-2017 Dick Cvitanich	
2	2017- Patrick Murphy	
3	2017 Tuerten Play	
4	27 The Registered Agent of Facebook	
5		
6	Corporation Service Company	
7	Which Will Do Business in California	
8	As CSC - Lawyers Incorporating Service (C1592199)	
9	1601 Willow Rd	
10	Menlo Park Ca. 94025	
11		
12	Personal estates of all Facebook corporate officers (including their lawyers)	
13	Research in progress to locate those.	
14		
15	29 Registered Agent Of J.P. Morgan Securities LLC	
16	CT Corporation System	
17	111 Eight Avenue	
18	New York, New York 10011	
19		
20	Chase CEO Jamie Dimon Net Worth \$1.3 Billion	
21	270 Park Avenue	
22	Building in New York City, New York	
23		
24		
25		

THE LIST OF DEFENDENTS IN THIS CASE - 9

# Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 18 of 41

	1	
1	30	Ex-Marine Randy Poree
2		Address unknown at this time
3		
4	31	Registered Agent of Rosewood Apartments
5		Corporation Service Company Which Will Do Service Of Process As CSC - Lawyers
6		Incorporating Service (C1592199)
7		4582 S Ulster St Pkwy, Suite 1100
8		Denver Co 80237
9		
10		Apartment Manager
11		Rosewood Apartments
12		338 Ammunition Rd, Fallbrook CA 92028
13		
14	32	Federal District Judge Ben Settle
15		Western United States District Court
16		1717 Pacific Ave
17		Tacoma, WA 98402
18		
19	33	Secret Service
20		The White House
21		1600 Pennsylvania Ave NW
22		Washington D.C. 20500
23		
24		
25		
	THE LIST OF DEFEN	NDENTS IN THIS CASE - 10

# Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 19 of 41

1	34	US Marshalls
2		Researching their address
3		
4	35	FBI
5		Researching their address
6		
7	36	InterPol (world police or whatever their name is)
8		Researching their address
9		
10		Federal Agent David Kautter, IRS Commissioner & Assistant Secretary of The US
11		Treasury
12		And General Counsel Brent McIntosh
13		Department of the Treasury
14		1500 Pennsylvania Ave., N.W.
15		Washington, D.C. 20220
16		
17	37	Western Union
18		Researching registered agent address
19		
20	38	Money Gram
21		Researching registered agent address
22		
23	39	Walmart
24		Researching registered agent address
25		
	1	

THE LIST OF DEFENDENTS IN THIS CASE - 11

1		
2	40	Albertsons
3		Researching registered agent address
4		
5	41	USPS Post Office In Nigeria Ota State
6		Researching who to notify they are being sued
7		
8		But here is there business address
9		Business Manager
10		Ota Post Office
11		Ogun State
12		Ota Nigeria 112001
13		
14	42	USPS Post Office in downtown Olympia Washington
15		Attn: Business Manager
16		United States Postal Service
17		900 Jefferson St. SE
18		Olympia, Wa 98501
19		
20	43	Ferris Beverly Donahoe (but incompetent to stand trial)
21		1305 Pioneer Ave NE
22		Olympia, Wa. 98506
23		
24		
25		

THE LIST OF DEFENDENTS IN THIS CASE - 12

# Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 21 of 41

1	44 Steve Borchers
2	822 210 Ave NE
3	Sammamish Washington 98074
4	
5	
6	45 Erika Grassman
7	3419 Lynn Ct
8	Lacey Wa 98516
9	
10	46 Jennifer Donahoe
11	Somewhere in Washington State
12	
13	47 Stephanie Donahoe
14	Address unknown at this time
15	
16	48 Registered Agent Of TransUnion
17	Still researching the registered agent address
18	
19	But here is the corporate office address
20	CEO James M. Peck
21	TransUnion Headquarters
22	555 W. Adams St,
23	Chicago, Illinois 60661
24	
25	
- 1	THE LIST OF DEFENDENTS IN THIS CASE - 13

1	49	Registered Agent Of Equifax
2		Currently researching their address
3		
4		But here is there corporate office address
5		Chairman Mark L. Feidler
6		Equifax
7		1550 Peachtree St. & One Atlantic Center,
8		Atlanta, Georgia 30309
9		
10	50	Registered Agent Of Experian
1		Currently researching their address
12		
13		But here is there corporate office address
14		Chairman Don Robert
15		Experian (USA Headquarters)
16		475 Anton Blvd
17		Costa Mesa, Ca 92626
18		
19	51	Generations Credit Union
20		Street Address???
21		PO Box 2526
22		Olympia, Wa. 98507-2526
23		
24		
25		

THE LIST OF DEFENDENTS IN THIS CASE - 14

1	Sarah Sanders Presidents White House Secret	ary		
2	2 The White House			
3	3 1600 Pennsylvania Ave NW			
4	4 Washington D.C. 20500			
5	5			
6	6 Susan Wilson ( <b>my rapist in 198</b>	5 as I was passed out drunk)		
7				
8	8yes ME TOO.			
9	9 https://youtu.be/vksfnZaZ0A4 (POETIC JUST	ΓICE)		
10	https://youtu.be/uelHwf8o7_U (you all just sto	ood there and watched me BURN)		
11	Mail stop: 47200			
12	Old Capitol Building	Old Capitol Building		
13	P.O. Box 47200	P.O. Box 47200		
14	Olympia, WA 98504-7200	Olympia, WA 98504-7200		
15	15			
16	Old Capitol Building			
17	600 Washington St. S.E.			
	Olympia, WA 98504-7200			
	19			
	20			
	21			
	Date of signing: 08/06/2018			
	Signature of Plaintiff Kevin Donahoe			
	Printed Name of Plaintiff Kevin Douglas Donaho	e		
25				

THE LIST OF DEFENDENTS IN THIS CASE - 15

### UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON				
Kevin Douglas Donahoe, <et al=""></et>	Case No.:			
Plaintiff (s),	STATEMENT OF CLAIM			
Those I expect will never settle of court by becoming co-plaintiffs with me as follows:				
Federal Agent David Kautter, IRS Commissioner & Assistant Secretary Of The U.S. Treasury,				
General Counsel Of The IRS / U.S. Treasury Brent McIntosh,				
Registered Agent Of J.P. Morgan Securities LLC / CT Corporation (aka Chase Bank)				
Registered Agent For Bank Of America and CEO Brian Moynihan,				
Registered Agent For U.S. Bank / U.S. Bancorp,				
<et al=""></et>				
All the defendants either directly, or indirectly b	1. All the defendants either directly, or indirectly by joining with others doing bad things, denied me my			
Federal Bill of Rights in at least these areas (perhaps even more).				
a. The 1st Amendment Right to Free Speech.				
b. The 2 <sup>nd</sup> Amendment Right to Due Process				
c. The 6 <sup>th</sup> Amendment Right to Trial by Jury of my Peers in Criminal Cases				
d. Th 7 <sup>th</sup> Amendment Right to Trial by Jury of my peers in Civil Cases				
e. The 8 <sup>th</sup> Amendment Right to no excessi				
f. The 8 <sup>th</sup> Amendment Right to no excessive punishment				
STATEMENT OF CLAIM 1				

- 2. All the defendants either directly, or indirectly by joining with others doing bad things, "Acted Under Color of The Law" and I have a right to expect federal agents to contact the FBI and have them investigate my complaints. <a href="https://en.wikipedia.org/wiki/Color\_(law)">https://en.wikipedia.org/wiki/Color\_(law)</a> Please note: "the FBI is tasked with investigating".
- 3. All the defendants either directly, or indirectly by joining with others doing bad things, did "Prosecutorial Misconduct" on me. Even if all they were doing is acting like both a civil plaintiff and also playing the role of civil prosecutor and then passed of false crime reports on me to a real prosecutors who then did truly horrific "Prosecutorial Misconduct" to me. Which took 8 years from my life all on total lies and fake crime reports
  - https://en.wikipedia.org/wiki/Prosecutorial\_misconduct.
- 4. All the defendants either directly, or indirectly by joining with others doing bad things, failed to do their "Duty to Rescue Me". https://en.wikipedia.org/wiki/Duty\_to\_rescue
- All the defendants either directly, or indirectly by joining with others doing bad things, have Discriminated against me a Disabled Man from a horrible medical malpractice in 2005 by a very bad person named Yangun Gan at Willamette Dental <a href="www.WillametteDental.com">www.WillametteDental.com</a>. Their discrimination takes many, many, forms. But the most serious form is they simply don't APPROVE "accomodation requests for the disabled" which are critical to accommodate my disability. In fact, they often simply don't have automated tools to accept the requests and then actually follow a fair and just process to consider the request. It is typical that they post noble words that they do a methodical analysis of the request and only deny it under the most extreme conditions. But when requests actually come in they deny the request in like 2 hours and obviously have not gone through any DUE PROCESS steps / methodical steps they advertise on their websites they say they will do. They actually use prejudice and discriminate against me as they process the request. They are hypocrites in my opinion.
- 6. All the defendants either directly, or indirectly by joining with others doing bad things, have denied me the most important thing of all which is the "true guarantee of Life, Liberty, and the Pursuit of Happiness" <a href="https://en.wikipedia.org/wiki/Life">https://en.wikipedia.org/wiki/Life</a>, Liberty and the pursuit of Happiness. Which is what those people like my father Thaddeus Westley Donahoe (also called Don) was in the military for to give these rights to his wife and kids.

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a. But within that is the Pursuit of Happiness fundamental right which is actually the most important thing all people want (not just me). That is what I want most importantly is to have a happy family again like we always used to have. People like me want HAPPYNESS WITH THEIR FAMILIES and we are willing to settle out of court for that basic desire for a very reasonable settlement.

But the right to happiness is being denied me because of corrupt and ignorant people living in DOGMA where they think saying "only talk with lawyers" and not with the "actual plaintiffs who have valid complaints against them" is the way to achieve a true happy settlement that both sides agree is going to give them both this guarantee to pursue happiness. Which is of course what brave men like my dad (Don) gave their life for in many battles for FREEDOM.

https://en.wikipedia.org/wiki/The Pursuit of Happiness

Dogma is the most serious thing that blocks the basic human need to PURSUE HAPPINESS. <a href="https://en.wikipedia.org/wiki/Dogma">https://en.wikipedia.org/wiki/Dogma</a> for 6 billion people, or more, on planted Earth.

All these claims actually started in 2005 then really got serious in 2008 and they have not stopped. So, there is no statute of limitations here. These horrible things are continuing right now and haven't stopped since they began many years ago.

Conclusion

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So, I encourage you why not "just do a <a href="www.zoom.us">www.zoom.us</a> meeting with me and all the defendants. and their lawyers, to discuss an out of court settlement. Don't be stuck in DOGMA and destroy your life by ending up going to PRISON for what you did to me, or take my rights away, and destroy my chance at happiness. Take a chance and just do this progressive way to do true peaceful issue resolutions and meet with me at your convenience in a <a href="www.zoom.us">www.zoom.us</a> meeting.

STATEMENT OF CLAIM 3

### 1 It certainly cannot hurt to at least try and negotiate an out of court settlement (can it)? 2 I personally believe BLOODY REVOLUTIONS to remove corrupt people from power is NO LONGER needed now 3 4 that we have a TRUE TECHNOLOGY revolution where 4K, and 8K ultra high definition streaming media along 5 with "progressive ways to sue people in court" can get the JOB DONE much more effectively and without any bloodshed like there was when America broke from England, or when Abraham Lincoln started a CIVL WAR to 6 7 end slavery. 8 9 Respectfully presented for the defendents review, 10 11 Dated this day of Month, year. 08/06/2018 12 13 Kevin Donahoe Printed Name 14 15 Kevin Donahoe 16 Signature 17 1305 Pioneer Ave NE 18 Olympia, Wa. 98506 19 360 464 8880 20 Self-Representing Attorney 21 22 23 24 25 26 27 28 STATEMENT OF CLAIM 4

1	Kevin Donahoe – Self Representing Attorney 1305 Pioneer Ave NE		
2	1305 Pioneer Ave NE   Olympia Wa. 98506   360 464-8880		
3	Contact@VideoMemoriesAndRestorationCorp.com		
4	UNITED STATES DISTRICT COURT		
5	WESTERN DISTRICT OF WASHINGTON		
6	Kevin Douglas Donahoe, <et al=""></et>	Case No.:	
7	Plaintiff (s),	INHIDIES	
8	vs.	INJURIES	
9	Those I expect will never settle of court by becoming co-plaintiffs with me as follows:		
11	Federal Agent David Kautter, IRS Commissioner & Assistant Secretary Of The U.S. Treasury,		
12 13	General Counsel Of The IRS / U.S. Treasury Brent McIntosh,		
14	Registered Agent Of J.P. Morgan Securities LLC / CT Corporation (aka Chase Bank)		
15 16	Registered Agent For Bank Of America and CEO Brian Moynihan,		
17	Registered Agent For U.S. Bank / U.S. Bancorp,		
18	<et al=""></et>		
19	Defendant(s)		
20	I was injured by having the follow essential human rights taken away. See the modern day		
21	pictorial of those which is attached.		
22	1. The right to life, liberty, and pursuit of happiness.		
23	https://en.wikipedia.org/wiki/Life	, Liberty and the pursuit of Happiness	
24	2. The first 10 rights in the American	Bill Of Federal Rights	
25	https://en.wikipedia.org/wiki/Unit		
	INJURIES - 1		

1 Then, the following criminal actions and financial damages happened to me as a result of those 2 Federal Human Rights / Supreme laws being denied me which should have instead protected me 3 from the following: 4 1) Domestic Violence Using Economic Coercion and Phycological Threats 5 2) Acting Under Color of The Law 3) Prosecutorial Misconduct 6 4) Slander and Defamation of Character 5) Alienation of affections from my children and grandchildren 7 6) The President and his spokesperson have called the NEWS media an **enemy of the people** 8 (which harms me greatly since my SOULMATE Sasha who is my girlfriend who works for Fox News) and we are ONE in sex but also in SPIRIT. So, I am both financially damaged in 9 the trillions of dollars and broken hearted in SPIRIT as well. 10 When the WHITE HOUSE slanders and does defamation of Sasha J. Damain (who goes by Sasha Jefferson) and is my future wife with WHOM I AM ONE IN SPIRIT then the White 11 House also slanders me (since she is my better half of a MAN and WOMEN joined as ONE 12 IN AN ETERNAL UNION OF LOVE). 13 And, also, I strongly disagree with the WHITE HOUSE speaking for me "AS THE PEOPLE" and filing false CRIMINAL REPORTS (of Enemy Of The People) on my 14 girlfriend / future wife who is a well-educated, law abiding, JOURNALIST who travels 15 worldwide (not just in America). 16 Sasha is ENEMY TO NO ONE! She reports the FACTS even if it exposes ABOLUTE CORRUPTION BY ABSOLUTE POWER like in that old Clint Eastwood movie by the 17 same name. 18 https://youtu.be/TRHTRRK4ki0 19 Unlike me who seeks to PUNISH IN COURT evil doers with full DUE PROCESS. Sasha is 20 the most KIND SOUL anyone could hope to meet. Always extending an INVITATION TO COME "bow down before her" and REPENT, and MAKE AMENDS by settling out of 21 court so my DEFENDENTS don't wind up in prison for making false crime reports on the NEWS MEDIA (and on me for 10 years now for other false crimes and ACTING 22 UNDER COLOR OF THE LAW). 23 https://en.wikipedia.org/wiki/Repentance 24

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# Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 30 of 41

1 2	To understand the details of exactly the "events that support the facts and the support the facts are supported by the support the supported by the supported by the support the supported by the support the supported by the supported by the support the supported by the support the supported by	y how I was injured, which are quite long, please watch / read and claim".
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5	Date of signing:	08/06/2018
6	Signature of Plaintiff	Kevin Donahoe
7	Printed Name of Plaintiff	Kevin Douglas Donahoe
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INJURIES - 3

1	Kevin Donahoe – Self Representing Attorney 1305 Pioneer Ave NE		
2	Olympia Wa. 98506 360 464-8880		
3	Contact@VideoMemoriesAndRestorationCorp.com		
4	UNITED STATES	DISTRICT COURT	
5	WESTERN DISTRIC	T OF WASHINGTON	
6	Kevin Douglas Donahoe, <et al=""></et>	Case No.:	
7	Plaintiff (s),		
8	vs.	RELIEF I AM SEEKING	
9	Those I expect will never settle of court by becoming		
0	co-plaintiffs with me as follows:		
1	Federal Agent David Kautter, IRS Commissioner & Assistant Secretary Of The U.S. Treasury,		
12	General Counsel Of The IRS / U.S. Treasury Brent McIntosh,		
4	Registered Agent Of J.P. Morgan Securities LLC / CT Corporation (aka Chase Bank)		
15 16	Registered Agent For Bank Of America and CEO Brian Moynihan,		
17	Registered Agent For U.S. Bank / U.S. Bancorp,		
18	<et al=""></et>		
9	Defendant(s)		
20	Well basically I am seeking two general kinds of relief from the court in the lawsuit.		
21	#1 – Financial compensation for all the wrong that has been done to me calculated in two subcategories.		
22	1A – Real tangible damage to my earnings for the last 13 years		
23	I think giving a range (low and high) is best and is outlined below.		
24	1B – Money for pain and suffering also.		
25	RELIEF I AM SEEKING - 1		

#2 – Performance. In other words, a change to what the current behavior of the DEFENDENTS and THEIR FINANANCIAL SPONSORS. Which when you think about the IRS / TREASURY is everyone who pays taxes.

#### #2A – EXECUTIVE ORDERS

To ensure we have a "guarantee" of human rights in all 50 states from now on. Not just a "concept" of human rights that when violated only result in civil penalties. This will be done by convincing 50 governors and the president of the United States to write the same executive order that makes it a crime punishable by a minimum of life in prison for even making a "motion" to take away someone's HUMAN RIGHTS like for example have a jury trial.

### #2B - REPLACE THE OUTDATED 3RD AMENDMENT

To The only thing in human rights that has gotten outdated is the 3<sup>rd</sup> amendment "not required to quarter solders". I propose we change that to all American Citizens are entitled to the most effective technology possible to communicate. Especially when they are defendant or plaintiff in court case.

#### #2C - RADICALLY ALTER EDUCATION IN THE UNITED STATES FOR THE BETTER

We need to legal force all schools and especially parents that home school to make teaching these things a very high priority and at very early age since the lack of education in those areas is how I was so badly injured for at least 13 years of more.

#2C.1 - The concept of REPENTANCE and SEEKING TO MAKE AMENDS to your victims when you make mistakes in life. We must teach all future generations not to HIDE their mistakes and hope to avoid judgement day. Instead, they must understand to avoid corrupting themselves they must daily admit mistakes and seek to ask those they harm how best to make it up to them. We need to ensure people stop hiring lawyers to avoid REPENTANCE and protect their wealth. To avoid the consequences of one's actions was never the intended purpose of professional lawyers. Their original purpose was simply to assist

RELIEF

I AM SEEKING - 2

someone who was having a difficult time effectively communicating in court. Not actually allow sin and corruption to continue because they argued to make it so and won in court.

#2C.2 – Essential Human Rights

The most essential Federal human rights must be taught staring at a very early age. The fundamental rights to life, liberty, and pursuit of happiness, and the first 10 amendments. See graphic pictures of what this are.

#2C.3 - Two parts of SEX EDUCATION. Part #1 - The Romance part where you find someone who will be faithful and not cheat on you. Your SOULMATE who is your ETERNAL co-mentor / and supporter in everything you do. And Part #2 the mechanics of sex between ONE WOMEN and ONE MAN at time. I was hurt badly because my ex-wife Susan Miljour cheated on me many times. And also, my son-in-law Kris Grassman cheated on my daughter Erika. We could have DIED from horrible things like HIV / AIDS. So, Human Rights violators like that who do so because they are cheating on their spouses. or dating partners. are the most damaging human rights violators of all because they not only damage you financially they also break your heart and injure your soul. Currently, the United States SEX EDUCATION by schools has made the United States a laughing stock of the world. Since so many couples have sex problems and get divorced since the SCHOOL SYSTEM made almost all of us SEXAULLY DISFUNCTIONAL.

Date of signing: 08/06/2018

Signature of Plaintiff

Kevin Donahoe

Printed Name of Plaintiff Kevin Douglas Donahoe\_\_\_\_\_

RELIEF
I AM SEEKING - 3

# Bill Of Rights (Amendments 1 - 10)

Freedoms of press, religion, speech, assembly and petition

Right to bear <u>arms</u>
All world citizens (especially the homeless and kids with no parents) deserve their government to provide them with the most effective technology and techniques each year to SAVE THEMSELVES from lives hardships as self-representing attorneys in World Court and communicate most effectively in everything they do. For example, in 2018 the Samsung S9+ 4K Smart Phone, Samsung 65" 4K Smart Ultra HDTV - QN65QFNAF, Logitech BRIO – 4K Ultra HD Webcam, Dell XPS 15 9570 4K Laptop (2018) and Sony FDRAX53/B 4K HD Video Recording Camcorder.

Search and seizure

456789 Due process
Trial by jury in criminal cases
Trial by jury in civil cases, and all other types.
Prohibits excessive bail or punishment Declares rights not mentioned to **people** 

Powers not given to national government belong to the states





When you commit treason by taking these rights away you create a crisis in the stock market and destroy your own company and bankrupt both your stockholders and investors.

You also now have no more separation of your business assets and business assets. Anyone can then legally penetrate the corporate shield of protection and take all your personal wealth for your acts. You are truly a "TRAITER" and should spend the rest of your life in prison for your behavior.

# World Court Fundamental Rights

- 1. The right to life, liberty, and pursuit of happiness. https://en.wikipedia.org/wiki/Life,\_Liberty\_and\_the\_p ursuit\_of\_Happiness
- ° 2. Ten Bill Of Federal Rights https://en.wikipedia.org/wiki/United\_States\_Bill\_of\_ Rights



When you commit treason by taking these rights away you create a crisis in the stock market and destroy your own company and bankrupt both your stockholders and investors.

You also now have no more separation of your business assets and business assets. Anyone can then legally penetrate the corporate shield of protection and take all your personal wealth for your acts. You are truly a "TRAITER" and should spend the rest of your life in prison for your behavior.

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### Case 08-2-30760-1 Document 74 Filed 06/11/2018

1 Kevin Donahoe – Self Representing Attorney SUPERIOR COURT 1305 Pioneer Ave NE Linda Myhre Enlow 2 Olympia Wa. 98506 Thurston County Clerk 360 464-8880 Contact@VideoMemoriesAndRestorationCorp.com 3 4 5 THURSTON COUNTY FAMILY COURT / CIVIL DOMESTIC VIOLENCE DEPT 6 Kevin Donahoe Case No.: 08-2-30760-1 7 Plaintiff, 8 vs. ANSWER AND COUNTER COMPLAINT 9 (IN COUNTY COURT) \*\*\*\* 2ND AMENDED VERSION \*\*\* 10 Susan Miljour, et al (see counter complaint) 11 Defendants 12 I was accurately told by Domestic Liaisons approximately 6 months ago I have a right to file what is called a 13 "Respondent's Motion to Modify/ Terminate Order for Protection Effective More Than Two Years (RMTMT2)" 14 (example attached). Which amounts to about a 10-minute hearing and the Sheriff would do personal service for me 15 to protect me from any further false charges by my ex-wife and of course many types of discrimination and civil 16 rights violations by her and her co-defendants which they have done on me for 15 years now. 17 18 So, I am now in the process of formally preparing for the 10-minute hearing by doing things I have a right to do but 19 couldn't because prosecutorial misconduct that was used on me to lock me up falsely for 8 years by my own ex-wife 20 and government prosecutors. So, I am now filing things like (A) accommodation requests for my disability and (B) 21 filing this "Answer and Counter Complaint" to be the most prepared as I can for only a 10-minute discussion to 22 wipe out 10 years of false criminal history cause by discrimination and civil rights violations by many people. 23 24 ANSWER AND COUNTER COMPLAINT 25 (IN COUNTY COURT) \*\*\*\* 2ND AMENDED VERSION \*\*\* - 1

### Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 37 of 41

### Case 08-2-30760-1 Document 74 Filed 06/11/2018

Because "discrimination is an act of breaking Federal Laws" and because Federal Agents are named in my "Counter
Complaint" as co-defendants / co-enablers of my ex-wife it is the legal duty of the court commissioner / judge to
transfer this case to Tacoma Federal Court when I send them my official court filed documents to them. Note only
after I send the finalized court documents to them (not drafts). I need plenty of time to prepare.
So, with that said, please note my Answer and Counter Complaint is formatted in a way so everything in this case
can easily be pulled into Federal Court using their standards.
The associated digital version can be viewed here in 4K ultra high definition video which is one of the assisting
technologies I use for my disability caused by Willamette Dentals horrible malpractice on me in 2005.
https://www.youtube.com/watch?v=t7s0cBui-
Fk&list=PLS6mAli5cVAIhWgvKzTKPv8rmWm0MvVbO
As we go along in this case I will be asking for "more than one accomodation request for the disabled" and one by
one patiently awaiting the judge's / court commissioners decision (not the court administrator decision) on whether
to grant, or deny, each one over several months.
But I hope you will do more than "think of laws" but also have "empathy for the disabled like me" and just
"experiment with the assisting technologies and techniques" you might find them quite nice if you just approve then
and then just sit back and see how it all works for me the disabled to give me an equal chance at getting justice for
myself.
ANSWER AND COUNTER COMPLAINT
(IN COUNTY COURT)  **** 2ND AMENDED VERSION *** - 2

### Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 38 of 41

### Case 08-2-30760-1 Document 74 Filed 06/11/2018

1	Date of signing:	<u>06/11/2018</u>
2	Signature of Plaintiff	Kevin Donahoe
3	Printed Name of Plaintiff	Kevin Douglas Donahoe
4		A unique kind of self-representing attorney.
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25	ANSWER AND COUNTER COMPLAIN (IN COUNTY COURT)  **** 2ND AMENDED VERSION *** 2	

### Case 08-2-30760-1 Document 74 Filed 06/11/2018

Court of Washington For		No.	
Petitioner vs.	DOB	Respondent's Motion to Modify/ Terminate Order for Protection Effective More Than Two Years (RMTMT2)	
Respondent	DOB	(Clerk's Action Required)	
1		otion dify terminate the Order for Protection, filed on so on (date).	
This motion is based upon RCW 26	.50.130 and the d	eclaration, below.	
Dated	<u> </u>		
	Sig	nature of Respondent	

The court may not modify an order that is effective for more than two years unless the respondent proves that the modification is warranted.

However, if the respondent asks the court to:

- 1) **modify** the order to:
  - a. make it last a shorter time period, or
  - b. remove a provision that restrains the respondent from harassing, stalking, threatening, or committing other acts of domestic violence against the petitioner or other person protected by the order;

or

#### 2) **terminate** the order;

then the court will consider the following factors when it considers whether or not to grant or deny the motion:

Whether the respondent has:

- committed or threatened domestic violence, sexual assault, stalking, or other violent acts since the protection order was entered;
- violated the terms of the protection order, and the time that has passed since entry of the order;
- exhibited suicidal ideation or attempts since the protection order was entered;
- been convicted of criminal activity since the protection order was entered;
- either acknowledged responsibility for the acts of domestic violence that resulted in entry of the protection order or successfully completed domestic violence perpetrator treatment or counseling since the protection order was entered;

### Case 3:18-cv-05631-RBL Document 9 Filed 08/08/18 Page 40 of 41

### Case 08-2-30760-1 Document 74 Filed 06/11/2018

• a continuing involvement with drug or alcohol abuse, if such abuse was a factor in the protection order; Whether the petitioner consents to terminating the protection order, provided that consent is given voluntarily and knowingly;

Whether the respondent or petitioner has relocated to an area further away from the other party, giving due consideration to the fact that acts of domestic violence may be committed from any distance;

Other factors relating to a substantial change in circumstances.

### II. Declaration

I, the respondent, decla	are:		
The order referenced a	bove should be modified	/terminated <b>because</b> :	
	ed above should be modif	Find an fallows.	
ine order reference	ed above should be modif	ned as follows:	
I certify under penalty correct.	of perjury under the law	s of the state of Washington th	nat the foregoing is true and
Signed at	(city)	(state) on	(date).
		G. CD	
		Signature of Respondent	

This document must be served on the other party, and proof of service must be in the court file prior to the hearing.

*Pro Se 15 2016* Case 08-2-30760-1 Document 74 Filed 06/11/2018

UNITED STATES DI WESTERN DISTRICT (	
Kevin Douglas Donahoe	CASE NO [to be filled in by Clerk's Office]
	COMPLAINT FOR VIOLATION OF CIVIL RIGHTS AND
Plaintiff(s), v.	DISCRIMINATION (for use only by plaintiffs not in custody)
Susan Marie Miljour (my ex-wife),	Jury Trial: ⊠ Yes □ No
Federal Agent David Kautter (IRS/Treasury	
Kerry Miljour (Susan's Brother), <et al=""></et>	
Defendant(s).	
TABLE OF CO (Movie Playlists	
1) A list of defendants	
2) Basis for jurisdiction	
<ul><li>3) Statement of Claim</li><li>4) Events that support the claim</li></ul>	
5) Facts underlying the claim	
6) Evidence which supports both the facts and	events
<ul><li>7) Injuries</li><li>8) Relief</li></ul>	
o) Kellti	